	1	Marquis Aurbach
	2	Craig R. Anderson, Esq. Nevada Bar No. 6882
		Nicholas M. Adams, Esq.
	3	Nevada Bar No. 15859 10001 Park Run Drive
	4	Las Vegas, Nevada 89145
	5	Telephone: (702) 382-0711 Facsimile: (702) 382-5816
		canderson@maclaw.com
	6	nadams@maclaw.com Attorneys for Defendants LVMPD, Ofc. To
	7	Sorenson, Ofc. Sandoval and Ofc. Doolittle
(702) 382-0711 FAX: (702) 382-5816	8	UNITED STATES
	9	DISTRICT
	10	JOSE DECASTRO,
	11	Plaintiff,
	12	VS.
	13	LAS VEGAS METROPOLITAN POLICE
	14	DEPARTMENT; STATE OF NEVADA; BRANDEN BOURQUE; JASON TORREY;
		C. DINGLE; B. SORENSON; JESSE
	15	SANDOVAL; OFFICER DOOLITTLE and DOES 1 to 50, inclusive,
	16	
	17	Defendants.
	18	Pursuant to Federal Rule of Civ
	19	   Metropolitan Police Department ("LVMPD"

1	Marquis Aurbach					
	Craig R. Anderson, Esq.					
2	- · · · · · · · · · - · · · · · · · ·					
_ ا	Nicholas M. Adams, Esq.					
3	Nevada Bar No. 15859					
ا ،	10001 Park Run Drive					
4	Las Vegas, Nevada 89145					
ا ج	Telephone: (702) 382-0711					
5	Facsimile: (702) 382-5816					
6	canderson@maclaw.com nadams@maclaw.com					
٩l		ray Ofe Rourgua Ofe Dingla Ofe				
7	Attorneys for Defendants LVMPD, Ofc. Torrey, Ofc. Bourque, Ofc. Dingle, Ofc. Sorenson, Ofc. Sandoval and Ofc. Doolittle					
8	UNITED STATES DISTRICT COURT					
9	DISTRICT (	DISTRICT OF NEVADA				
0	JOSE DECASTRO,	Case Number:				
		2:23-cv-00580-APG-EJY				
1	Plaintiff,					
$_{2}$	vs.	<del>[PROPOSED]</del> JOINT DISCOV				
_		PLAN AND SCHEDULING OR				
3	LAS VEGAS METROPOLITAN POLICE					

# ERY

## **SCHEDULING REVIEW** (SPECIAL REQUESTED)

Pursuant to Federal Rule of Civil Procedure 26(f), Defendants Las Vegas Metropolitan Police Department ("LVMPD"), Ofc. Torrey, Ofc. Bourque, Ofc. Dingle, Ofc. Sorenson, Ofc. Sandoval and Ofc. Doolittle ("LVMPD Defendants"), by and through their attorneys of record, Marquis Aurbach, and Plaintiff Jose DeCastro, Pro Per, (collectively referred to as the "Parties"), hereby submit their Proposed Joint Discovery Plan and Scheduling Order.

### I. **APPEARANCES**

Plaintiff filed his Complaint on April 17, 2023. (ECF No. 2) The Plaintiff filed his First Amended Complaint on May 7, 2023. (ECF No. 13) The LVMPD Defendants filed their Motion for Partial Dismissal on June 1, 2023. (ECF No. 15) The LVMPD Defendants

28

27

20

21

22

23

24

25

26

filed their Answer to the Plaintiff's First Amended Complaint on July 6, 2023. (ECF No. 33)

### II. **MEETING**

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Pursuant to FRCP 26(f) and LR 26-1(a), an initial case conference was conducted telephonically on November 14, 2023. Plaintiff Jose DeCastro attended and Craig R. Anderson, Esq. attended for the LVMPD Defendants.

#### A. PRE-DISCOVERY DISCLOSURES

The LVMPD Defendants provided their initial disclosures on November 15, 2023. The LVMPD Defendants reserve the right to object to the disclosures at the time of the Joint Pre-Trial Order. Plaintiff will provide his initial disclosures on or before November 27, 2023 and reserves his right to object to the disclosures at the time of the Joint Pre-Trial Order.

#### В. **COURT CONFERENCES**

The LVMPD Defendants do not request a conference with the Court before entry of the Scheduling Order.

#### ALTERNATIVE DISPUTE RESOLUTION AND CASE DISPOSITION C.

The Parties have agreed to meet and confer prior to expert depositions to discuss settlement options regarding any and all Parties, including any new Parties. Pursuant to LR 26-1(b)(8), and FRCP 73, the Parties agree to discuss trial by a magistrate judge.

#### D. **ELECTRONIC EVIDENCE**

The Parties certify they have discussed whether they intend to present evidence in electronic format to jurors for the purposes of jury deliberations. While no stipulations have been reached at this time, the Parties will present evidence in electronic format to jurors for the purposes of jury deliberations.

### III. **DISCOVERY PLAN**

The LVMPD Defendants propose to the Court the following discovery plan:

#### Α. SUBJECT OF DISCOVERY

Discovery will be needed on all of the following subjects: All claims set forth in Plaintiff's causes of action, as well as the defenses relevant to the action.

# 10001 Park Run Drive Las Vegas, Nevada 89145 702) 382-0711 FAX: (702) 382-5816

1

2

3

4

5

6

7

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

## B. DISCOVERY DATE

All discovery must be commenced in time to be completed by May 15, 2024.

## C. AMENDING THE PLEADINGS AND ADDING PARTIES

The parties have until April 15, 2024, to file any motions to amend the pleadings or to add Parties. This is thirty (30) days prior to the discovery cut-off date.

## **D.** FRCP 26(A)(2) DISCLOSURES (EXPERTS)

Disclosure of experts shall proceed as follows: The Parties shall disclose their experts at least sixty (60) days before the discovery cut-off date by March 15, 2024. The Parties shall disclose their rebuttal experts at least thirty (30) days after the initial date for disclosure of experts by April 15, 2024. Further, the Parties agree to make their experts available for deposition, and facilitate the same, prior to discovery cut-off.

## E. DISPOSITIVE MOTIONS

The Parties shall have until June 14, 2024 to file dispositive motions. This is thirty (30) days after the discovery cut-off date and does not exceed the outside limit of thirty (30) days following the discovery cut-off date that LR 26-1(e)(4) presumptively sets for filing dispositive motions.

## F. PRETRIAL ORDER

The pretrial order shall be filed by July 15, 2024, which is thirty (30) days, after the date set for filing dispositive motions in this case prior to fling dispositive motions in this case. This date is suspended if the dispositive motions are timely filed. In such a case, the pretrial order shall be filed thirty (30) days after the Court files an order on any dispositive motions. The disclosures required by FRCP 26(a)(3) shall be made in the joint pretrial order.

## IV. OTHER ITEMS

## A. INTERROGATORIES AND DEPOSITIONS

The Parties agree to the customary total number of interrogatories of 25 per party; the Parties may agree to more interrogatories by mutual agreement or application to the Court. The Parties also agree to no more than ten (10) depositions by the Plaintiff and no

1

2

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

more than ten (10) depositions by the LVMPD Defendants as provided in Rule 30(a)(2)(A)(i). However, the Parties may agree to more depositions by mutual agreement or application to Court.

## B. EXTENSION OF ANY DATE OR MODIFICATION OF THE COVERY PLAN AND SCHEDULING ORDER LF 26-4 GOVERNS DIFICATIONS OR EXTENSIONS OF THIS DISCOVERY PLAN AND SCHEDULING ORDER.

Applications to extend any date set by the discovery plan, scheduling order, or other order must, in addition to satisfying the requirements of LR6-1, be supported by a showing of good cause for the extension. All motions or stipulations to extend a deadline set forth in a discovery plan shall be received by the Court no later than twenty-one (21) days before the expiration of the subject deadline. A request made after the expiration of the subject deadline shall not be granted unless the movant demonstrates that the failure to act was the result of excusable neglect. Any motion or stipulation to extend a deadline or to reopen discovery shall include: (a) A statement specifying the discovery completed; (b) A specific description of the discovery that remains to be completed; (c) The reasons why the deadline was not satisfied or the remaining discovery was not completed within the time limits set by the discovery plan; and, (d) A proposed schedule for completing all remaining discovery.

#### C. LATER APPEARING PARTIES

A copy of this discovery plan and scheduling order shall be served on any person served after it is entered, or, if additional defendants should appear, within five (5) days of their first appearance. This discovery plan and scheduling order shall apply to such laterappearing Parties, unless the Court, on motion and for good cause shown, orders otherwise.

ACTIVITY	DATE
Amend Pleadings	4/15/24
Disclose Experts	3/15/24
Rebuttal Experts	4/15/24
Discovery Cut-Off Date	5/15/24
Dispositive Motions	6/14/24

## Case 2:23-cv-00580-APG-EJY Document 55 Filed 11/20/23 Page 5 of 5

	1	Pretrial Order	7/15/24			
	2					
	3	IT IS SO STIPULATED this 20th day of November, 2023.				
	4	MARQUIS AURBACH	JOSE DECASTRO			
	5	By: /s/ Craig R. Anderson	By: Jose DeCastro			
	6	By: /s/ Craig R. Anderson Craig R. Anderson, Esq. Nevada Bar No. 6882	Jose DeCastro 1258 Franklin Street			
	7	10001 Park Run Drive Las Vegas, Nevada 89145	Santa Monica, CA 90404 Plaintiff Pro Se			
	8	Attorneys for Defendants				
	9					
	10 11	<u>ORBER</u>				
		IT IS SO ORDERED this 20th day	of November, 2023.			
-5816	12	United States Magistrate Judge				
10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816						
rk Run Nevada 7AX: (7	15					
(1001) Park Run Drive s Vegas, Nevada 891. 2-0711 FAX: (702) 3	16					
1 Las (22) 382	17					
	18					
	19					
	20					
	21					
	22					
	23					
	24					
	25					
	26					
	27					
	28					